

In the Name of God Amen I John Perrott of South Molton Street in the Parish of St George Hanover Square in the County of Middlesex Gentleman do make and publish this my last Will and Testament in manner and form following (that is to say)

First I give and bequeath unto my dear Wife Susannah Perrott all my Household Goods and Furniture Plate Linen and China which I shall be possessed of at my decease Also I give and bequeath to my trustees next hereinafter named the Sum of Fifty pounds apeece of lawful Money of Great Britain for their trouble in the Execution of this my Will and the trusts Hereby in them reposed

Also I give devise and bequeath unto the Reverend John Eckley of Credenhill in the County of Hereford Clerk and Mr Robert Whittingham of Piccadilly in the parish of St James Westminster in the said County of Middlesex Grocer their Executors Administrators and Assigns All and singular my leasehold Messuages or Tenements and Hereditaments situate and being in the parish of St George Hanover Square aforesaid Held by me under and by virtue of Divers Leases from the Lord Mayor and Commonality and Citizens of the City of London and all other my Leasehold Messuages or Tenements and Hereditaments whatsoever and whatsoever with their and each and every of their several and respective Rights Members and appurtenances and also all my Stock in the public Funds and all other my Estate Goods Chattels and Effects To Hold the same unto the said John Eckley and Robert Whittingham their Executors Administrators and Assigns for and during all and every of my term and terms of years Estate and Interest therein respectively

Upon the several trusts and to and for the several uses, intents, and purposes hereinafter mentioned expressed and declared of and concerning the same (that is to say) Upon trust after payment of my just Debts and funeral and testamentary expenses and the aforesaid Legacies by and out of the Rents Dividends and annual profits of the said trust premises to pay or cause to be paid into the proper hands of my three children namely James Vincent Perrott Walter Gittins Perrott and Catherine the Wife of John Lewes of St Clears in the County of Carmarthen Yeoman and in to the proper hands of each of them one clear Annuity of yearly Sum of thirty pounds each of like lawful Money of Great Britain By equal quarterly payments in every year during the natural life of her my said Wife the first quarterly payment thereof respectively to Begin and be made at the End of three calendar Months next after my decease and Which said three several or annuities or clear yearly sums of thirty pounds each or any part thereof or of any or either of them they my said children or any or either of them shall not have any power to charge alien sell or Assign nor shall the same or any or either of them or any part thereof be subject or liable to any charge alienation sale or Assignment of them my said children or any or either of them. And if any or either of them my said children shall die in the lifetime of my said Wife Then as to the Annuity of such of them so dying upon trust to pay apply and lay out the same from the time of his or her decease for the use and benefit of the children or only child of such of them my said children who shall so happen to die for and during the natural life of her my said Wife But if any or either of my said children who shall happen to die in the lifetime of of her my said Wife shall so die without leaving any child or children lawfully begotten him or her Surviving or there shall be such and all of them shall die in the lifetime of my said Wife Then and from thenceforth it is my Will that the annuity or Annuities of Him or Her so dying Without Issue as aforesaid shall cease And as to the Residue of the Rents Dividends and annual profits of the said trust premises Upon trust to pay unto or permit and suffer or authorize and empower her my said dear Wife Susannah Perrott and her Assigns to receive and take the same and every part thereof to and for her own sole use and benefit for and during her natural life but subject Nonetheless as hereinafter is mentioned And from and immediately after the decease of her

my said Wife when the Annuities to my said Children will cease it is my Will and I do hereby direct that they my said trustees and the survivor of them his Executors Admons and Assigns and any new trustee or trustees to be nominated and appointed as hereinafter mentioned do and shall, shall stand possessed of and interested in all and singular the said trust Estates Funds and Premises and the Rents Dividends and annual profits thereof from thenceforth Upon trust By and out of the said Rents Dividends and annual Profits to pay into care of the Children of my said Daughter Catherine Lewes that shall be then living within twelve Calendar Months next after the Sum of Nineteen pounds Nineteen Shillings apeece of like lawful Money And I Will and direct that the Receipt and Receipts of the said Children respectively Notwithstanding any Minority or other legal Impediment shall be a good and sufficient discharge and good and sufficient discharges for the Same respectively And upon further trust by and out of the said Rents Dividends and annual Produce to pay or cause to be paid into the proper hands of Edred Gawler Son of Eleanor Gawler of Millbank Street Westminster in the said county of Middlesex and Richard Pemble Son of Richard Pemble of Hentland in the said county of Hereford Yeoman and into the proper hands of each of them one Annuity or clear yearly Sum of Fifteen pounds apeece of like lawful Money for and during their several and respective natural lives by equal quarterly payments the first payment thereof respectively to begin and be made at the end of twelve Calendar Months next after the decease of her my said Wife and Which said Annuities or either of them or any part thereof they the said Edred Gawler and Richard Pemble the Son or either of them shall have no power or authority to change alien sell or assign nor shall the same or either of them or any part thereof be subject or liable to any charge alienation sale or Assignment of them or either of them And upon further trust as to the Residue of the said Rents Dividends and annual profits of the said trust premises from and after the decease of her my said Wife subject as aforesaid to pay the same into the proper hands of my three children the said James Vincent Perrott Walter Gittins Perrott and Catherine the wife of the said John Lewes in equal parts shares and proportions for and during their several and respective natural lives And upon the decease of either or any of my said children then upon trust to pay the part or share parts or shares of him her or them so dying from thenceforth unto or to the use or benefit of his her or their Child or children lawfully begotten if more than one equally between them share and share alike But if either or any of them my said children shall die without leaving any Child or children lawfully begotten or if there shall be such and all of them shall die in the lifetime of the Survivor of them my said three children without leaving lawful Issue Who shall be living at the time of the decease of the Survivor of them my said three children then as to the part or share parts or shares of him or her so dying without Issue as aforesaid from thenceforth upon trust for and to pay the same to the Survivor or Survivors of them my said children during his her or their natural life And from and after the decease of the last Survivor of them my said children Then upon trust to divide pay apply and dispose of the said Rents Dividends and annual profits of the said trust Estates Funds and Premises from thenceforth unto and amongst or for the use or benefit of such of my Grandchildren or Issue lawfully begotten as shall be then living per Stirpes until the Youngest of them my said Grandchildren shall attain the age of twenty one years And upon the youngest of my said Grandchildren attaining the said age of twenty one years Then that they & my said Trustees and the Survivor of them and such new Trustee or Trustees as aforesaid their Executors Administrators and Assigns shall thereupon stand possessed of and interested in all and singular the said trust Estates Stocks Funds and Premises and all other my residuary personal Estate and Effects but subject Nevertheless as aforesaid Upon trust for all and every of my Grandchildren that shall be then being and the lawful Issue then living of such of them as shall be then dead leaving lawful Issue if any equally to be

divided Between them share and share alike and their respective Executors Administrators and Assigns such division and Interest in every case to be per Stirpes and in the Nature of Gross remainders between my said children and their Issue until the youngest child of the last Survivor of them my said children shall attain the said age of twenty one years And I will and direct the Rents Dividends and annual profits of the share of every immediate expectant in contingency Who shall be a minor or a sufficient part thereof in the direction of my trustees or trustee for the time being to be paid laid out or applied for or towards his her or their maintainance and Education Provided always and it is my Will And I do Hereby order and direct that the Receipt and Receipts of her my said Daughter Catherine Lewes shall be a good and sufficient discharge and good and sufficient discharges to them my said trustees and the Survivor of them and the trustee and trustees for the time being of this my Will and their respective Executors Administrators and Assigns for all and every sum and Sums of Money Which they or any or either of them shall pay or cause to be paid unto her by virtue of this my Will and the trusts therein contained it being my Will that her present or any future Husband shall have no power or control over the same nor shall the same or any part thereof be subject or liable to his Debts control or Engagements but be Wholly and absolutely to and for her own solo and absolute use and disposal as if she was solo and unmarried Nor shall the Rents Dividends and profits of my said Estates Goods and Effects and trust premises or any part to thereof after the decease of her my said Wife be subject or liable to nor shall they or any or either of them my said child have any power or Authority to make any charge Alienation Sale or Assignment of the same or any part thereof before the same shall come to their several proper hands cooperatively Provided also and it is my Will and I do Hereby direct and authorize and empower them my said trustees and the survivor of them and the trustee and trustees for the time being of this my Will and their Executors Administrators and Assigns from time to time to review the several leases Whereby I now hold the said leasehold premises and to pay the fines and expenses incident to and attending such renewals respectively By and out of the annual Rents Dividends and profits of the said trust premises but without prejudice to any annuity or annuities which may be then payable by and out of the said Rents Dividends and profits or otherwise do and shall pay and discharge such Fines and Expenses by and out of the capital of any part of my said residuary Estate and Effects as shall be deemed most expedient or convenient And I also Authorise and empower them my said Trustees and the Survivor of them and the trustees and trustee of this my Will for the time being their Executors Administrators and Assigns With the consent and approbation of Her my said Wife during her life and afterwards at their or his direction from time to time to devise and lease all or any or either of my said Leasehold Messuages or Tenements and Hereditaments or any part thereof for any term or terms or Number of Years on the best and most advantageous terms that can or may be reasonably had or gotten for the same either by receiving or taking a Premium or fine on any such demise or lease or by a reservation of Rent or by taking a premium or fine and by a reservation of Rent so as the lessee and lessees in every such demise or lease do and shall execute a Counterparte thereof which premium or fine premiums or fines shall in all cases be deemed and considered as part of the capital of my residuary Estate and go and be applied accordingly And I do Hereby Will Order and direct that the Receipt and Receipts of my said trustees or trustee for the time being and every of them their Executors Administrators and Assigns shall be a good and sufficient discharge and good and sufficient discharges to the lessee and lessees purchaser and purchasers of any part of my leasehold or other Estate or Effects and each and every of them or other the Person or persons paying them or Him any Sum or Sums of Money By virtue of this my Will or the trusts herein contained and that after any such Receipt or Receipts shall be given the person or persons paying

the same shall not be liable to see to the application thereof or be answerable or accountable for any loss misapplication or nonapplication thereof or any part thereof And that they my said trustees and every of them their and each and every of their Executors Administrators and Assigns shall and may from time to time and at all times deduct retain to and reimburse himself and themselves respectively by and out of the said trust Estate Funds and premises or the Rents Dividends and profits thereof or any part thereof all costs charges losses Damages and Expenses Which they or any or either of them shall or may incur suffer sustain expound or be put unto in about touching or concerning the Execution or defence of this my Will or the trusts hereby raised or created And that one of them shall not be answerable or accountable for the acts Deeds Receipts or Defaults of the other or others of them but care for himself and his own acts Deeds Receipts and Defaults only And I do Hereby make ordain constitute and appoint her my said dear Wife Susannah Perrott and the said John Eckley and Robert Whittingham Executrix and Executors of this my last Will and Testament And I do hereby give and grant unto her my said Wife full power and Authority notwithstanding anything herein contained by her last Will and Testament in Writing to be executed in the presence of and attested by at least two reliable Witnesses to give devise and bequeath direct limit charge or appoint my Leasehold Messuage or Tenement situate on the South side of Lower Brook Street in the said parish of St George Hanover Square and called or known by the Name or sign of White Lion with the Appurtenances thereunto belonging either absolutely or conditionally and for all or any part of my term or terms or years Estate and Interest unto any one or more person or persons or with the payment of any Sum or Sums of Money to such person or persons as she shall think proper and that such her Will shall in that respect stand in the place of this my Will so far as relates to the said last mentioned Messuage or Tenement and premises but so far only as the disposition or charge which shall be made by her shall alter or vary from the trusts herein before contained provided always and my mind and Will is And I do hereby direct that in case of the death of either of them the said John Eckley and Robert Whittingham before the trusts of this my Will shall be fully performed it shall and may be lawful for the Survivor of them by any Deed or Writing under his hand and seal to be attested by two or more reliable Witnesses to nominate and appoint some other fit and proper person or persons to be a trustee or trustees in the place and stead of the trustee so dying Which new trustee or trustees so to be nominated and appointed shall thereupon stand and be possessed of and interested in and have the like power and Authority With the Surviving trustee in and touching the said trust premises and in the Execution of the trusts herein before contained as they the said John Eckley and Robert Whittingham or either of them would have had or been entitled to under or by virtue of this my Will or otherwise in case they had both been living and so as often as any trustee shall happen to die such Admission and appointment shall or may be made in manner aforesaid And lastly I do hereby revoke all and every other Will and Wills by me at any time Heretofore made and do publish and declare this to be my last Will and Testament In Witness whereof I have to this my last Will and testament comprised in or written on six sheets of paper affixed together set my hand to the five first sheets and my hand and seal to this sixth and last Sheet thereof the seventh day of October in the year of our Lord One Thousand Eight Hundred and Nineteen (John Perrott) (seal) Signed Sealed published and delivered by the said John Perrott the Testator as and for his last Will and Testament in the presence of us who in his presence and at his request and in the presence of each other have subscribed our Names as Witnesses thereto the words "of my own kindred" Being first Erased in two several places (George Cole) South molton Street Wine Merchant (John Burgess) Great Portland Street

"Whereas I John Perrott late of South Moulton Street in the parish of St George Hanover Square in the county of Middlesex but now of St Clears in the County of Carmarthen Gentleman have made and duly so executed my last Will and Testament in Writing bearing date the seventh day of October One Thousand Eight Hundred and nineteen Now I do Hereby declare this present Writing to be a Codicil to my said Will And I do direct the same to be annexed thereto and to be taken as part thereof And Whereas since the date and Execution of my said Will my said dear Wife Susannah Perrott departed this life Whereby all her Bequests and limitations in her favour have become of none Effect And Whereas I have also since the date and Execution of my said Will taken a Lease of certain premises in St Clears aforesaid called or known by the Name of "The Gardde" Now my Will and desire is that the Messuage or Tenement in my said Will described to be situated on the south side of Lower Brook Street in the said parish of St George Hanover Square and called or known by the Name or sign of the White Lion and which by my said will I have given and Bequeathed to my said Wife to and for her own absolute use and to be disposed of by her Will as she should think proper I hereby direct that the same shall sink into and become part of my general Estate and be applicable to the several and respective uses and purposes and from and immediately after my decease be held upon the several trusts and to and for the several uses ends Intents and purposes in my said Will mentioned and set forth (save and except as by this my Codicil I do alter and vary the several Bequests and limitations therein contained) And my Will and Mind is that as soon as conveniently may be after my decease they my said trustees or the Survivor of them do and shall dispose of my said Messuage or tenement called "The Gardde" at St Clears aforesaid either by Lease or Sale for the then remainder of my term and Interest therein so as that the same be disposed of for the most Money and upon the most advantageous terms that can possibly be obtained for the same And I do hereby further direct and authorize my said trustees or the Survivor of them immediately after my decease either by public Sale or by private contract as they in their direction shall consider most advantageous to sell and dispose of All my household Furniture Plate Linen Glass and china as also of my two Gold Watches with the Gold Chain and Appendage thereto also my plain Watch in a Shagreen Case and also the Rings Jewells and Trinketts of my late dear Wife which may be in my possession at the time of my decease And that from and after such Sale or disposition that they my said Trustees or the Survivor of them shall and do stand seized and possessed of all and singular the Monies arising from or by such sale Upon and for the several trusts and to and for the several uses ends intents and purposes in my said Will and therein after also mentioned (that is to say) Upon trust by and out of the Rents or Dividends and annual produce or out of the produce of such sale or disposition of any furniture and other property herein before mentioned to pay unto care of the children of my said Daughter Catherine Lewes who shall be living at the time of my decease within twelve Calendar Months next after that Event the Sum of Fifty pounds apeice of lawful Money of Great Britain in lieu of and not in addition to the Sum of Nineteen pounds nineteen shillings left to each of them in and by my said Will And I direct that the respective Receipts of the said children respectively notwithstanding Minority or any other legal impediment shall bt a good and sufficient discharge and good and sufficient discharges for the same several Sums of Fifty pounds respectively And I do Hereby further ratify and confirm the bequest of the Annuity or yearly Sum of Thirty pounds in and by my said Will given and bequeathed to my said Daughter Catherine the wife of John Lewes of St Clears aforesaid for and during the term of her natural life separately and distinctly from her said Husband John Lewes and from all manner of controul or disposition by Him as in and by my said Will is stipulated But my Will and intention is that from and immediately

after the decease of my said Daughter Catherine the said Annuity or yearly Sum of Thirty pounds shall immediately go and be transferred to and for the use of my two Sons James Vincent Perrott and Walter Gittens Perrott and their respective Children lawfully begotten. And I do hereby consequently revoke and make void all the Bequests and limitations in my said Will contained to or in favour of all and every the Children of the said John Lewes by my said Daughter Catherine as Well now as Hereafter at any time to be born my Will and intention being that they shall derive no future nor further Benefitt? under my Will or Under this Codicil either before or after the decease of my said Daughter than such respective Sums of Fifty pounds hereby given and bequeathed to each of them respectively And I further Will and direct that they my said trustees or the Survivor of them shall and do by and of the Rents Issues and annual profits of my said Estates pay or raise to be paid into the proper hands of my Sister Anne the Wife of Henry Wozencroft of Mile End in the County of Middlesex Clerk in the Customs House (immediately from and after the death of her said husband in case she should survive him) one Annuity or clear yearly Sum of twenty pounds of like lawful Money for and during the term of her natural life By four equal quarterly payments and so be free from the debts controul or Engagements of any future husband or Husbands with whom she may intermarry and for that purpose Her Receipt alone notwithstanding such future Coverture shall be a good and sufficient discharge or good and sufficient discharges to them my said trustees for all such Sum and Sums of Money as in and by such receipts respectively shall be expressed to have been received And that such Annuity or any part thereof she the said Ann Wozencroft shall have no power or Authority to charge alien sell or Assign nor shall the same or any part thereof be subject or liable to any charge alienation sale or Assignment to be made by Her And furthermore my Will and desire is that in case any dispute or difference of opinion shall at any time arise between or amongst all or any of my said children or Grandchildren or between or amongst my said trustees or any future or other trustee or trustees to be appointed under and by virtue of my said Will touching or concerning all or any of the bequests limitations or other matters or things in my said Will or in this my [said] Codicil or in any future Will or codicil to be contained the same shall be referred to the Arbitration of two indifferent persons one to be chosen by each of the contending parties And in case they cannot agree in the adjustment of such difficulty or dispute then to such person as the two Arbitrators shall appoint as Umpire who is Hereby empowered to make his Award touching such dispute And I further Will and direct that in case all or any of such persons so making such submission shall not in all things abide by and well and truly perform such award so to be made as aforesaid or in case any or either of my said Children or Grandchildren or any other person or persons interested in my said Will or in this my Codicil or in any future Will or Codicil to be by me made shall involve or attempt to involve my Estate and premises or any part or parts thereof at any question or dispute relative thereto in law or chancery suits that then and from thenceforth such Child or Grandchild or other person or persons shall absolutely forfeit and loose all benefit and advantage whatsoever either present or future under or By Virtue of the present or any future Will or Codicil as much as if they had never been named in such Will or Codicil And lastly I do Hereby in all other respects (except as by this Codicil I have altered and Varied the same) Ratify and confirm the said Will in every particular In Witness whereof I the said John Perrott Have to this Codicil set my Hand and Seal this Eighteenth day of December in the year of our Lord One Thousand Eight Hundred and twenty one (John Perrott) (seal) Signed Sealed published and delivered by the said Testator John Perrott and for a Codicil to be annexed to His last Will and Testament and to be taken as part thereof in the presence of us (Rd Maliphant) Sol (z) Surrey Street Strand London **(James McLeesh) Inkeeper St Clears Carmarthenshire**

August the 9th 1823

I John Perrott being in sound mind and understanding do give and bequeath to my Servant Fanny Wilson the sum of ten pounds a year out of my Estates to be paid her half yearly during her natural life And I also desire that the sum of five pounds be paid her for mourning at my decease (John Perrott) Witness Wm Milton

August 14th 1823

I John Perrott being of sound mind and understanding do give and bequeath to Mr George Cole Wine Merchant South Molton Street London the sum of ten pounds and also the Wife of the said George Cole the sum of ten pounds to be paid to them in three months after my decease (John Perrott) Witness John Eckley

Doo? Affidavit after Art?

On 24th October 1823 Administration with the Will and these Codicils annexed of the Goods of John Perrott formerly of South Molton Street in the parish of St George Hanover Square in the County of Middlesex but late of St Clears in the County of Carmarthen Gentleman deceased was granted to James Vincent Perrott and Walter Gittens Perrott the Sons and the Surviving Residuary Legatees for life being first sworn duly to Administer The Reverend John Eckley Clerk and Robert Whittingham the Supervising Executors and Residuary Legatees In trust renounced? as Well the Probate and Execution thereof as the Letters of Administration with Will and Codicils annexed

Appeared personally (John Tribe) of South Molton Street in the parish of St George Hanover Square in the County of Middlesex Wine Merchant and James King of the Half Moon and seven Stars Park Street Grosvenor Square in the County of Middlesex Victualler who being severally sworn of the Holy Evangelists to depose the truth made Oath as follows that they knew and were well acquainted with John Perrott formerly of South Molton Street in the parish of St George Hanover Square in the County of Middlesex but late of St Clears in the County of Carmarthen Gentleman deceased for several years before and to the time of his Death and during such their Knowledge and acquaintance with the said deceased have frequently seen him Write and also write and subscribe his Name whereby they have become well acquainted with his manner and character of hand writing and subscription they having now carefully viewed and perused the two paper Writing hereunto annexed purporting to be the second and third codicils to the last Will and Testament of the said deceased the first of thee said two Codicils beginning thus "August the 9th 1823 I John Perrott being in sound mind and understanding" ending thus "And I also desire that the sum of five pounds be paid her for Mourning at my decease" and thus subscribed "John Perrott" the second of the said two Codicils beginning thus "August 14th 1823

I John Perrott being of sound mind and understanding" ending thus "ten pounds and also the Wife of the said George Cole the sum of ten pounds to be paid to them in three months after my decease" and thus subscribed "John Perrott" they are enabled to depose and do depose they verify and in their consciences believe that the Names "John Perrott" respectively set and subscribed to each of the aforementioned Codicils were and are of the proper handwriting and subscription of the said John Perrott deceased (John Tribe) (James King) On 16th October 1823 the said John Tribe and James King were duly sworn to the truth of this affidavit Before we (J Dodson) Surrogate present H D Jennings Not Pub \_

See the Act before the Affidavit &ct?

On the 22nd October 1831 admon with? the Will and three Codicils annexed of the Goods Chattels and Credits of John Perrott formerly of South Molton Street in the Parish of Saint George Hanover Square in the County of Middlesex but lately of St Clears in the County of Carmarthen Gentleman deceased Estate? administered? by James Vincent Perrott and Walter Gittens Perrott deceased whilst leaving the Sons and surviving? Residuary Legatees for? life named in the said Will was granted to Sophia Ann Perrott Spinster one of the natural and lawful Children of the said Walter Gittens Perrott deceased and as such one of the Residuary Legatees substituted in the said Will having? her? first sworn? duly to Sign? The Reverend John Eckley Clerk and Robbert Whittingham the surviving Executors and the Residuary Legatary? In Trust named In the said Will. having formerly renounced? as? well the Probate and Maintenance? of the said Will as? the? Letters? of Administration (with the said Will and Codicils annexed) of the Goods of the said Deceased.

**(James McLeesh) Inkeeper St Clears Carmarthenshire**

Quick update Al. James was married to Maria Lewis in 1819 witnessed by Sarah Lewis – John's grandchildren it seems together with great grand-daughter Mary? as per attached register entry and the family in the 1841 census.

City or Borough of		1		Enumeration Schedule		City or Borough of		2		Enumeration Schedule	
Parish or Township of		St. James, St. Louis, Mo.				Parish or Township of		St. James, St. Louis, Mo.			
PLACE	HOUSES Inhabited or Uninhabited	NAMES of each Person who shales therein the preceding Night.	AGE and SEX	PROFESSION, TRADE, EMPLOYMENT, or INDEPENDENT MEANS.	Where Born	PLACE	HOUSES Inhabited or Uninhabited	NAMES of each Person who shales therein the preceding Night.	AGE and SEX	PROFESSION, TRADE, EMPLOYMENT, or INDEPENDENT MEANS.	Where Born
			Males	Females	Whites Born in same County				Males	Females	Whites Born in same County
1. B. Co.	1	James M. D. 60	✓	✓	✓	1. B. Co.	1	James M. D. 60	✓	✓	✓
		Martha R. 50	✓	✓	✓			Martha R. 50	✓	✓	✓
		Martha Lewis 40	✓	✓	✓			Martha Lewis 40	✓	✓	✓
		Martha H. 20	✓	✓	✓			Martha H. 20	✓	✓	✓
		Martha Lewis 20	✓	✓	✓			Martha Lewis 20	✓	✓	✓
		Benjamin H. 15	✓	✓	✓			Benjamin H. 15	✓	✓	✓
		John H. 50	✓	✓	✓			John H. 50	✓	✓	✓
		Martha R. 40	✓	✓	✓			Martha R. 40	✓	✓	✓
		Martha R. 20	✓	✓	✓			Martha R. 20	✓	✓	✓
		Martha H. 20	✓	✓	✓			Martha H. 20	✓	✓	✓
		Martha Lewis 20	✓	✓	✓			Martha Lewis 20	✓	✓	✓
		Benjamin H. 15	✓	✓	✓			Benjamin H. 15	✓	✓	✓
		John H. 50	✓	✓	✓			John H. 50	✓	✓	✓
		Martha R. 40	✓	✓	✓			Martha R. 40	✓	✓	✓
		Martha R. 20	✓	✓	✓			Martha R. 20	✓	✓	✓
		Martha H. 20	✓	✓	✓			Martha H. 20	✓	✓	✓
		Martha Lewis 20	✓	✓	✓			Martha Lewis 20	✓	✓	✓
		Benjamin H. 15	✓	✓	✓			Benjamin H. 15	✓	✓	✓
		John H. 50	✓	✓	✓			John H. 50	✓	✓	✓
		Martha R. 40	✓	✓	✓			Martha R. 40	✓	✓	✓
		Martha R. 20	✓	✓	✓			Martha R. 20	✓	✓	✓
		Martha H. 20	✓	✓	✓			Martha H. 20	✓	✓	✓
		Martha Lewis 20	✓	✓	✓			Martha Lewis 20	✓	✓	✓
		Benjamin H. 15	✓	✓	✓			Benjamin H. 15	✓	✓	✓
		John H. 50	✓	✓	✓			John H. 50	✓	✓	✓
		Martha R. 40	✓	✓	✓			Martha R. 40	✓	✓	✓
		Martha R. 20	✓	✓	✓			Martha R. 20	✓	✓	✓
		Martha H. 20	✓	✓	✓			Martha H. 20	✓	✓	✓
		Martha Lewis 20	✓	✓	✓			Martha Lewis 20	✓	✓	✓
		Benjamin H. 15	✓	✓	✓			Benjamin H. 15	✓	✓	✓
		John H. 50	✓	✓	✓			John H. 50	✓	✓	✓
		Martha R. 40	✓	✓	✓			Martha R. 40	✓	✓	✓
		Martha R. 20	✓	✓	✓			Martha R. 20	✓	✓	✓
		Martha H. 20	✓	✓	✓			Martha H. 20	✓	✓	✓
		Martha Lewis 20	✓	✓	✓			Martha Lewis 20	✓	✓	✓
		Benjamin H. 15	✓	✓	✓			Benjamin H. 15	✓	✓	✓
		John H. 50	✓	✓	✓			John H. 50	✓	✓	✓
		Martha R. 40	✓	✓	✓			Martha R. 40	✓	✓	✓
		Martha R. 20	✓	✓	✓			Martha R. 20	✓	✓	✓
		Martha H. 20	✓	✓	✓			Martha H. 20			

Looks like James died later in that year.



<b>First name(s)</b>	James
<b>Last name</b>	McLiesh
<b>Gender</b>	Male
<b>Birth day</b>	-
<b>Birth month</b>	-
<b>Birth year</b>	-
<b>Age</b>	-
<b>Death quarter</b>	3
<b>Death year</b>	1841
<b>District</b>	Carmarthen
<b>County</b>	Carmarthenshire
<b>Volume</b>	26
<b>Page</b>	349
<b>Country</b>	Wales
<b>Record set</b>	England & Wales Deaths 1837-2007
<b>Category</b>	Birth, Marriage, Death & Parish Records
<b>Subcategory</b>	Civil Deaths & Burials
<b>Collections from</b>	Great Britain, Wales

<https://www.visionofbritain.org.uk/place/23202>

#### **Grand-daughter Maria Lewis b 1782 St Clears Non Conformist**

"England and Wales Non-Conformist Record Indexes (RG4-8), 1588-1977," database, *FamilySearch* (<https://familysearch.org/ark:/61903/1:1:FQFF-DQ3> : 11 December 2014), Mary Lewis, 17 Jul 1782, Baptism; citing p. 5, St Clears, Carmarthenshire, record group RG4, Public Record Office, London.

"England and Wales Non-Conformist Record Indexes (RG4-8), 1588-1977,"  
database, *FamilySearch* (<https://familysearch.org/ark:/61903/1:1:F3B7-J3J> : 11 December 2014),  
Mary Lewis, 14 Jul 1782, Baptism; citing p. 14, Henllan Arngoed, Carmarthenshire, record group RG4,  
Public Record Office, London.

**Great grand-daughter Maria Lewis b 1821 Non conformist**

Name           **Mary Lewis**

Sex             **F**

**Mary Lewis's Spouses and Children**

[John Lewis](#)

Child

Name                       **John Lewis**

Christening Date           **08 Dec 1821**

Christening Place           **St Clears, Carmarthenshire**

Father's Name               **[John Lewis](#)**

Mother's Name              **[Mary Lewis](#)**